# Mutual Transparency & Redacted Contract Disclosure Agreement

## Agreement for Balanced Disclosure of Business Contracts

This Agreement ("Agreement") is entered into as of [Date] by and between:

Disclosing Party: GIRCHH, hereinafter referred to as "Disclosing Party"; Receiving Party: SILLK LLC, hereinafter referred to as "Company".

WHEREAS, both parties acknowledge the importance of public transparency while maintaining corporate confidentiality;

WHEREAS, both parties desire to establish a formalized agreement ensuring that contractual disclosures align with agreed-upon redaction standards;

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the parties agree as follows:

#### 1. Right to Publish Redacted Contracts

Both parties agree that executed contracts, agreements, and business dealings may be disclosed publicly with mutual consent, provided that necessary redactions have been made in accordance with private communication(s) and this Agreement.

The Disclosing Party may publish such redacted contracts on public platforms, including but not limited to the Internet Archive, provided that the Receiving Party has approved the redacted content in writing prior to publication.

#### 2. Redaction Protocols & Corporate Review

To ensure corporate security and confidentiality, all redacted disclosures shall adhere to the following review process:

- (a) Both parties shall mutually agree upon any necessary redactions before publication.
- (b) Redacted details may include, but are not limited to:
- Proprietary business methodologies and trade secrets.
- Sensitive financial data or private equity agreements.
- Any confidential personal information (PII) within the contract.
- (c) Redacted versions must be reviewed and signed by both parties before public disclosure.

Any disputes regarding redacted content shall be resolved in good faith negotiations before seeking third-party

mediation.

#### 3. Publication Limitations & Non-Retraction Agreement

Once a contract is published in its mutually redacted form, neither party may revoke, alter, or request the removal of said document unless both parties agree in writing.

Should future concerns arise regarding a previously published contract, amendments or additional redactions may be requested, but removal shall not be mandated unless mutually agreed.

### 4. Binding Effect & Governing Law

This Agreement shall be binding upon the parties and their respective affiliates, successors, and assigns. It shall be governed by and construed in accordance with the laws of the State of [State].

Any legal disputes arising under this Agreement shall first be resolved through arbitration before resorting to litigation.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

**DISCLOSING PARTY:** 

#### **GIRCHH**

Individual April 28, 2025

COMPANY:

**GIRCHH** 

Managing Director For and on behalf of **SILLK LLC** April 28, 2025